

ECY 040-1-14 Rev. 8/91 F

APPLICATION FOR PERMIT

TO APPROPRIATE PUBLIC WATERS OF THE STATE OF WASHING

SURFACE WATER GROUND WATER
\$10.00 MINIMUM STATUTORY EXAMINATION FEE REQUIRED WITH APPLICATION

ECO	LO	G Y		(GRAY	BOXES I	FOR OF	FICE US	E ONLY)	14779	5041100
APPLICATI	ION NO.	G 432010	W.R.I.A.	COUNTY			PI	RIORITY DATE		ACCEPTED
APPLICAN' VAN	T'S NAME -	FRUIT & COLD ST	G.Co.	1 all o	of &-	3 7 7		1/	Bus. Tel. (509)	
//	.,,,,,								Home Tel	8296019 454 5327
ADDRESS (STREET) POBOX 91 VAKIMA						(STATE) (ZIP CODE)				
DATE & PLACE OF INCORPORATION IF APPLICANT IS A CORPORATION					WA 98907-609					
1.			5	SOURCE C	F SUPF	LY				
IF		CE WATER TREAM, LAKE, SPRING, ETC.) (IF	UNNAMED	SO STATE)	SOURCE	(WELL T	UNNEL IN		ROUND WATE	R
TRIBUTARY					WELL SIZE AND DEPTH					
					10"-8" 795'					
2.	HICH WATE	R IS TO BE APPLIED (DOMESTIC	SUPPLY IR	USE		IFACTURII	NG ETC.)		are a roll but offered	
	IRK	219ATION	1 2	20112.		renger a				
REQUEST!	IANTITY OF ED USING U	WATER CUBIC FEET PE	ER SECOND	(CFS)	GALLONS PER MINUTE (GPM)				ACRE FEET PER YEAR	
		4.244.00								
TIMES DU	IRING YEAR	APRIL - SEPT								Walter Street
	30	Artic - DEFT								OALTHIT WA
IF IRRIGAT	TION, NUMB	ER OF ACRES	IF DO	MESTIC USE, I	NUMBER O	F	-		IF MUNICIPAL	USE, ESTIMATED
DATE PRO	JECT WAS	07 OR WILL BE STARTED			NUMBER OF G. 1-HOME, CAMPSITES, ETC. IF MUNICIPAL USE, ESTIMATED POPULATION 20 YEARS FROM TODAY AS OR WILL BE COMPLETED					
	197	7			1994					
3. 3A. IF	IN PLAT	TED PROPERTY	ION OF	POINT OF	DIVERS	ION/WI	THDRA	WAL		
LOT BLOCK OF (GIVE NAME OF PLAT OR ADDITION) NENE				3	SECTION TOWN RANGE ALSO, PLEASE ENCLOSE A COPY OF THE PLANGE ALSO, PLEASE ENCLOSE ALSO, PLEAS					
-		LATTED PROPERTY								
ON ACCO	MPANYING OUTH AND E	SECTION MAPS, ACCURATELY I EAST-WEST DISTANCES FROM N	MARK AND EAREST SE	CTION CORNE	R OR PRO	PERTY CO	SION, SHO	N		
ALSO, ENT	TER BELOW	THE DISTANCES FROM THE NE	AREST SEC	TION OR PROF	PERTY COF	NER TO T	HE DIVERS	SION OR WITH	HDRAWAL.	
LOCATED	WITHIN (SM	MALLEST LEGAL SUBDIVISION)		SECTI	ON	TOWNSH	HIP N.	RANGE	NGE (E. OR W.) W.M.	COUNTY
							_			
4. DO YO	DU OWN THE	E LAND ON WHICH THIS SOURCE	E IS LOCATE	ED. IF NOT, INS	ERT NAME	& ADDRE	SS OF OWI	NER		Lietasa '
5.		- LEGAL DESCRIPT	ION OF F	PROPERTY	V ON W	JICH W	ATERIO	TOREL	ISED	
	A COPY OF	THE LEGAL DESCRIPTION OF THE							1 2	
		PARCEL A: The Northeast 1/4 ship 11 North, Ra EXCEPT the South	nge ZI, Eas	theast 1/4 of t of the Will	Section 20), Town-				A CASTROLIS
		EXCEPT the South EXCEPT the North 330 feet; EXCEPT the North	132 feet of	the South 19	8 feet of	he East				
		AND EXCEPT the We	st 5 feet o	f the East 35	· · · · · · · · · · · · · · · · · · ·					
		PARCEL B:	No. 211120	-11001						
		That part of the section 20, Townsl Meridian, lying N. Roza Main Canal. Assessor's Parcel	orth of the	n, Range 21, I North right o			te			
PARCEL C: The North 132 feet of the South 198 feet of feet of the Northeast 1/4 of the Northeast 20, Township 11 North, Range 21, East of the EXCEPT the East 30 feet for County Road. Assessor's Parcel No. 211120-11002										
	, s	PARCEL D: The South 66 feet AND that part of t lying North of the Main Canal.	of the Nort he Southeas Northerly	theast 1/4 of st 1/4 of the right of way	Northeast line of th	1/4 e Roza				
ECY 040-1		ALL in Section 20, Willamette Meridia Road. Assessor's Parcel	in, EXCEPT t	ne East 30 fe	et for Cou	of the				APPLICATION
Rev. 8/91	F									

N. C. M. M. Marine	
WHAT IS YOUR INTEREST IN THE PROPERTY ON WHICH THE WATER IS TO BE USED PROPERTY OWNER	(PROPERTY OWNER, LESSEE, CONTRACT PURCHASER, ETC.)
ARE THERE ANY EXISTING WATER RIGHTS RELATED TO THE LAND ON WHICH THE PROVIDED BY IRRIGATION DISTRICTS OR DITCH COMPANIES.)	WATER IS TO BE USED (INCLUDING WATER YES NO
IF YES, FROM WHAT SOURCE (i.e. SURFACE OR GROUND WATER) AND UNDER WHA	
ROZA	
DESCRIPTION OF SYSTE	M PROPOSED OR INSTALLED
(FOR EXAMPLE: SIZE OF PUMP, CAPACITY OF PUMP, PUMP MOTOR HORSE POWER,	
TO BE DETERMINED	
V and	
REMARKS	
·	
COMPLETE THIS SEC	
APPLICATION INCLUDES	IRRIGATION AS A USE
IN ORDER TO IMPLEMENT THE PROVISIONS OF INITIATIVE MEASURE NUMBER NOVEMBER 3, 1977, WE MUST ASK THE FOLLOWING QUESTIONS:	59, THE FAMILY FARM WATER ACT WHICH WAS PASSED BY THE VOTERS ON
DOES THE TOTAL NUMBER OF ACRES IN WHICH YOU HAVE CONTROLLING INTER	REST IN THE STATE OF WASHINGTON EXCEED 2000 ACRES FOR THE FOLLOW
ING THREE CATEGORIES: 1. LANDS THAT ARE BEING IRRIGATED UNDER WATER RIGHTS ACQUIRED AFTE	ER DECEMBER 8 1977. YES NO X
2. LANDS THAT MAY BE IRRIGATED UNDER APPLICATIONS NOW ON FILE WITH T	
3. LANDS THAT MAY BE IRRIGATED UNDER THIS APPLICATION.	YES NO
IF 10 ACRE-FEET OR MORE OF WATER IS TO BE STORED AND/ THE DEEPEST POINT, A STORAGE PERMIT MUST BE FILED IN ADD	
TOGETHER WITH INSTRUCTIONS, FROM THE DEPARTMENT OF EC	
SIGNATURE	ES /
	Herbert Lank
	APPLICANT'S SIGNATURE
YAKIMA FRUIT & COLD STG. Co.	Markar Land
LEGAL LANDOWNERS NAME (PLEASE PRINT)	LEGAL LANDOWNER'S SIGNATURE (OWNER OF PROPERTY DESCRIBED IN ITEM NUMBER 5)
	POBOX 91 YAKIMA WA 98907
	LEGAL ANDOWNER'S ADDRESS
FOR OFFICE U	JSE ONLY
STATE OF WASHINGTON ss.	
DEPARATMENT OF ECOLOGY	
This is to certify that I have examined this	application together with the accompanying maps and data,
and am returning it for correction or completion as follows:	
In order to retain its priority date, this app	lication must be returned to the Department of Ecology, with
corrections, on or before,	19
West	day of
Without my hand this	
Witness my hand this	ay of

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Addendum To 1924 Drought Emergency Request Applications

The hydrological characteristics of the aquifer systems in the Yakima River Basin are currently under investigation or are being monitored for possible water level declines. In order to protect existing rights, the Department of Ecology may determine that no further water is available for new appropriations in several aquifers. It is, therefore, the opinion of the Department that the amount of ground water storage in this area may not be adequate to sustain full irrigation of the presently developed lands on a continuing basis.

In 1993, the Department issued a number of ground water permits in the Yakima Basin for supplemental irrigation. The Yakama Indian Nation has appealed the decisions claiming the ground water being withdrawn will ultimately decrease the flows of the Yakima River and further harm the already depressed anadromous fish stocks in that river. None of the hearings thus far have dealt with the merits of the case. The results of this litigation will not be known for some time.

Under these circumstances, it is in the state's interest that the Department of Ecology act with caution when implementing drought relief activities in accordance with the provisions of RCW 43.83B, WAC 173-166, and the 1994 Order of Drought Declaration for the Yakima River Basin. The Department will, therefore, be reluctant to authorize construction of drought emergency wells that may not later be granted regular permits after the 1994 drought season has terminated or that may even be required to be decommissioned as a result of on-going litigation. In order to minimize large monetary investments that yield very little return, all applicants will be required to investigate the use of existing wells or obtain authorization to use existing water rights as an alternative to drilling a new well. Applicants will be required to provide a summary of the alternate sources of emergency water available to them before a drought emergency application will be considered complete and ready for action by the Department. Only where the use of existing wells is not an option, emergency drought authorizations to construct new wells may be granted under the condition that there is absolutely no guarantee or implication that a regular permit will be issued for further use of the well after the 1994 declared drought emergency.

The Department will, therefore, deny any drought emergency requests where data indicate the ground water aquifer is already in a stressed condition. Further, any water granted will only be for the quantity necessary to keep the crop alive and not to fully supplement the supply required to obtain maximum crop yield and quality. It is also possible that the pump may be required to be removed and the well capped at the owners expense following the termination of the 1994 declared drought. All water use under an emergency permit will be metered and the use reported to the department. No authorizations for primary irrigation or heat control will be granted under drought emergency authorizations.

I have read the conditions listed above under which 1994 emergency drought requests will be evaluated and any authorizations granted. I fully understand these conditions and am willing to accept them as part of my request for a drought emergency authorization for the 1994 irrigation season. Under the conditions described above, I am requesting an Emergency Drought Permit be issued for the application submitted with this Addendum and I will assume all risks associated with development if an authorization is granted to me.

Signature

Date 2 1994